# **EXHIBIT 10**

To

Plaintiffs' Aug. 20, 2007 Motion

## EDWARD D. FAGAN ESQ.

#### Law Offices

Five Penn Plaza, 23<sup>rd</sup> Floor, New York, NY 10001 Tel. (646) 378-2225, Fax (646) 417-5558 & Email: faganlawintl@aim.com

Via Fax (212) 805-7920

Friday 17 August 2007

Honorable Shira A. Scheindlin USDJ United States District Court - Southern District of New York 500 Pearl Street - Chambers - Room 1620 New York, NY 10007

Re: In Re:Ski Train Fire in Kaprun Austria on Nov.11, 2000, MDL # 1428 (SAS);
Blaimauer 03-CV-8960(SAS); Geier 03-CV-8961(SAS); Mitsumoto 06-CV-2811(SAS),
Mitsumoto 07-CV-935 (SAS), Stadman 07-CV-3881(SAS) and Ferk 07-CV-4104 (SAS)

#### Honorable Judge:

With this letter, I am submitting a proposed form of Order with regards to the Court's decision related to Plaintiffs' Affidavits/Declarations of Bias and Motion for the Court to recuse itself pursuant to 28 USC §§144 and 455 (Docs. 309-11 in Case # 1:01-md-1428).

The transcript at which the Court read out its decision at the July 11, 2007 Conference was just filed on August 9, 2007 (See Doc. 316 in Case # 1:01-md-1428).

I respectfully request the Court execute the Order and then cause it to be expeditiously entered by the Clerk.

Respectfully submitted,

Edward D. Fagan

Attached Proposed Form of Order - 2 Pages

Ccs: All Counsel of Record in the All Cases - electronically

### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SOUTHERN DIST	RICI OF NEW	X	
IN RE: SKI TRAIN FIRE IN KAPRUN AUSTRIA ON NOVEMBER 11, 2000		: : X	MDL # 1428 (SAS)
This document relates to the following cases	:	X	
BLAIMAUER, et al,	Plaintiffs,	:	
- and -		:	Civil Action # 03-CV-8960 (SAS)
OMINODO W COLL COMPANION CONTRACTOR CONTRACT	Defendants.	: X	
GEIER, et al,	Plaintiffs,	X : :	Civil Action # 03-CV-8961 (SAS)
OMINIODO W COLL COLLEGE COLLEG	Defendants.	: X	(0.00)
	Plaintiffs,	X	Civil Action # 06-CV-2811 (SAS)
REPUBLIC OF AUSTRALIA OF ME	Defendants.	X	00-07 2011 (5.12)
	Plaintiffs,	- X	Civil Action # 07-CV-935 (SAS)
RUBERT BOSCH CORE, CORE	Defendants.	X	<b>V</b> , <b>V</b> , <b>D</b> , <b>V</b>
STADMAN, et al, - and -	Plaintiffs,	- X	Civil Action # 07-CV-3881 (SAS)
AUSTRIAN NATIONAL TOURIST OFF	Defendants.	X	
FERK, et al, - and -	Plaintiffs,	X : :	Civil Action # 07-CV-4104 (SAS)
OMNIGLOW CORPORATION, et al,	Defendants.	: : X	5. 2. 323. <b>(</b> )

THIS MATTER having come on to be heard by the Court upon Plaintiffs'

Motion requesting that the Court recuse itself, pursuant to 28 USC §§ 144 and 455 (Docs.

309-11 in Case # 1:01-md-1428) and for the reasons set forth on the record on July 11,

2007 [See transcript of July 11, 2007 Conference entered on August 9, 2007 (See Doc.

316 in Case # 1:01-md-1428)], the Motion is denied.

Dated:	
	 Hon, Shira A. Scheindlin, USDJ